



MAR 1 9 2002

Attorney Reference No. PH96038

TECH CENTER 1600/2900

(5500*98)



THE UNITED STATES PATENT AND TRADEMARK OFFICE

XAVIER MARZE

COPY OF PAPERS ORIGINALLY FILED

SERIAL NO: 09/180,477

: ART UNIT:

1616

FILED: FEBRUARY 5, 1999

: EXAMINER: LEVY, N.

FOR: PROTECTION AGAINST TERMITES

Commissioner for Patents Washington, D.C. 20231

I hereby certify that this paper, along with any other paper or fee referred to in this paper as being transmitted herewith, is being deposited with the United States Postal Service with sufficient postage as First-Class Mail in an envelope addressed to: Commissioner for Patents, Washington, D.C. 20231 on this 3 Lot day of ()cfo

REQUEST FOR RECONSIDERATION

Sirs:

In response to the Notice of Improper Request for Continued Examination (RCE) dated October 19, 2001, and the Notice of Abandonment dated October 24, 2001, in connection with the above-identified patent application, applicant respectfully requests reconsideration of the abandonment decision for the reasons set forth below.

It is respectfully submitted that the Notice of Improper Request for Continued Examination (RCE) is incorrect because applicants never filed such a Request.

Applicants filed a Continued Prosecution Application (CPA) for the above-identified application on August 27, 2001 (copy enclosed). Applicant was entitled to file the Continued Prosecution Application because the above-identified patent application was filed as a utility application on February 5, 1999 (i.e., before May 29, 2000).

(5500*98)

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A copy of the Notice of Improper Request for Continued Examination is enclosed.

The Notice of Abandonment states that the present application has been deemed abandoned as a result of applicant's failure to respond to an Office Action dated February 28, 2001. Applicant asserts that it responded in a timely manner to the Office Action by filing the Continued Prosecution Application on August 27, 2001, and paying the applicable extension fees.

The Notice of Abandonment also states that the RCE Request was improper because "CPA practice no longer applied." This statement is clearly in error. Applicant was entitled to file a CPA on August 27, 2001.

For the above reasons, applicant requests that the Notice of Improper Request for Continued Examination and the Notice of Abandonment be withdrawn.

Respectfully submitted, CONNOLLY BOVE LODGE & HUTZ LLP

William E. McShane Registration No. 32,707

Telephone: 302/658-9141

Enclosures ::ODMAWHODMAVCB;170094;1





UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

 FILING DATE
 FIRST NAMED INVENTOR
 ATTORNEY DOCKET NO.

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EXAMINER

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LEVY, N

WILLIAM E MCSHANE CONNOLLY BOVE LODGE & HUTZ LLP 1220 MARKET STREET P 0 BOX 2207 WILMINGTON DE 19899

ART UNIT PAPER NUMBER

1616

COPY OF PAPERS ORIGINALLY FILED DATE MAILED:

10/19/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

RECEIVED

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TECH CENTER 1600,2300



Commissioner for Patents United States Patent and Trademark Office

Washington, D.C. 20231 www.uspto.gov

APPLICATION NUMBER

FILING DATE

FIRST NAMED APPLICANT

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COPY OF PAPERS ORIGINALLY FILED

		DATE MAILED:
& TR	ADE	NOTICE OF IMPROPER REQUEST FOR CONTINUED EXAMINATION (RCE)
Th im	pro	equest for continued examination (RCE) under 37 CFR 1.114 filed on
	1.	Continued examination under 37 CFR 1.114 does not apply to an application for a design patent. Applicant may wish to consider filing a continuing application under 37 CFR 1.53(b) or a CPA under 37 CFR 1.53(d).
	2.	Continued examination under 37 CFR 1.114 does not apply to an application that was filed before June 8, 1995. Applicant may wish to consider filing a continuing application under 37 CFR 1.53(b) or a CPA under 37 CFR 1.53(d).
	į	Continued examination under 37 CFR 1.114 does not apply to an application unless prosecution in the application is closed. If the RCE was accompanied by a reply to a non-final Office action, the reply will be entered and considered under 37 CFR 1.111. If the RCE was <u>not</u> accompanied by a reply, the time period set forth in the last Office action continues to run from the mailing date of that action.
	4.	The request was not filed before payment of the issue fee, and no petition under 37 CFR 1.313 was granted. If this application has not yet issued as a patent, applicant may wish to consider filing either a petition under 37 CFR 1.313 to withdraw this application from issue, or a continuing application under 37 CFR 1.53(b).
	5.	The request was not filed before abandonment of the application. The application was abandoned, or proceedings terminated on Applicant may wish to consider filing a petition under 37 CFR 1.137 to revive this abandoned application.
	6.	The request was not accompanied by the fee set forth in 37 CFR 1.17(e) as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the mailing date of that action or notice.
	7.	The request was not accompanied by a submission as required by 37 CFR 1.114. Since the application is not under appeal, the time period set forth in the final Office action or notice of allowance continues to run from the mailing date of that action or notice.
the req	uti Jue	If a request for a continued prosecution application (CPA) under 37 CFR 1.53(d) has been filed in lity or plant application (including a previously filed CPA) that was filed on or after May 29, 2000, the st for a CPA has been treated as a RCE because the CPA practice no longer applies to such attom. The constructive RCE, however, is improper for reason(s) indicated above

A copy of this notice MUST be returned with any reply.

Direct the reply and any questions about this notice to:							
	Examining Group						
(703) 30 FORM PTO-2051 (Rev. 3/2001)	•						





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WILLIAM E MÜSHANE	1024	LEVY, N		,
CONNOLLY BOVE LODGE & HUTZ LLP		ART UNIT	PAPER NUMBER	
1220 MARKET STREET P O BOX 2207		1616	21	
WILMINGTON DE 19899	_	DATE MAILED:		
			10/24/81	
NOTICE OF ABA	ANDONMENT		TEO.	
			Mark	11
This application is abandoned in view of:		- /	TECHOO I 9	. ~
Applicant's failure to respond to the Office letter, ma	ailed $\frac{2}{2}$	R/01 =	TECH CENTER 1600, ain the	2002
Applicant's letter of express abandonment which is i	(/\)	C.F.R. 1.138.	1600	, .
			in the	2gn
 Applicant's failure to timely file the response receive period set in the Office letter. 	30	With	III & I O	90
4. Applicant's failure to pay the required issue fee with mailing date of of t	in the statutory period the Notice of Allowand	of 3 months from the	COPY OF PAR ORIGINALLY R	
☐ The issue fee was received on				
☐ The issue fee has not been received in Allowed				
In accordance with 35 U.S.C. 151, and under the may petition the Commissioner to accept the depayment was unavoidable. The petition must be been previously submitted, in the amount specifias to the causes of the delay.	ne provisions of 37 C.I elayed payment of the be accompanied by the	F.R. 1.316(b), applicant issue fee if the delay is issue fee, unless it ha	nt(s) n as	
If applicant(s) never received the Notice of Allov and withdrawal of the holding of abandonment r Schuyler, 172 U.S.P.Q. 513.	wance, a petition for a may be appropriate in	new Notice of Allowa view of Delgar Inc. v.	1C 0	
5. Applicant's failure to timely correct the drawings and drawings by	as requ	ired in the last Office a	action.	
6. X-The reason(s) below. The RCE hay CPA praitice 10/11/01.	rolonger a	as impr	nee Glend	,
10/19/01.		Meston		

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